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SERIAL NUMBER	FILING DATE	FIRST NAMED IN	/ENTOR	ATTORNEY DOCKET NO.
08/28 5,363	08/03/94	BECKER		8 GBBBRE.
			_	EXAMINER
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DOCKET ADMIN			Γ	ART UNIT PAPER NUMBER
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WIRBBAA HILL	NJ 07974-06	36		
			DAT	E MAILED: 10/03/97
This is a communication f	rom the examiner in cl	narge of your application.	· ·	1
COMMISSIONER OF PA			timal	Dw. 11398
This application has i	een examined	Aesponsive to communication	n filed on 4 17	77 This action is made final.
A shortened statutory period for response to this action is set to expire month(s), days from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133				
•			come abandoned. 3	5U.S.C. 133
Part I THE FOLLOWIN	G ATTACHMENT(S)	ARE PART OF THIS ACTION:		
1. Notice of Refe	rences Cited by Exam	Iner, PTO-892.	2. Notice of D	Praftsman's Patent Drawing Review, PTO-948.
	ited by Applicant, PTC			nformal Patent Application, PTO-152.
5. Information or	How to Effect Drawin	g Changes, PTO-1474.	6. 🗀	
Part II SUMMARY OF	ACTION		i	
1. Claims		; ₃ , S.		are pending in the application.
				are withdrawn from consideration.
				have been cancelled.
				nave been cancende.
				are allowed.
4. 🗵 Claims		8 ذر ۱۱		are rejected.
5. Ciaims				are objected to.
6. Ciaims			are sub	ect to restriction or election requirement
7. This application	has been filed with info	ormal drawings under 37 C.F.R.	1.85 which are accep	otable for examination purposes.
8. Formal drawings	are required in respon	nse to this Office action.		
9. The corrected or	substitute drawings h	ave been received on		Under 37 C.F.R. 1.84 these drawings
are acceptat	le; Inot acceptable	see explanation or Notice of Dr.	aitsman's Patent Drav	wing Review, PTO-948).
10. The proposed a	dditional or substitute :	sheet(s) of drawings, filed on	has	s (have) been approved by the
examiner; d	sapproved by the exam	niner (see explanation).		
11. The proposed dr	awing correction, filed	, has t	een approved;	disapproved (see explanation).
12. Acknowledgeme	nt is made of the claim	for priority under 35 U.S.C. 11	9. The certified copy	has □ been received □ not been received
		al no; f		
13. Since this application apppears to be in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.				

Art Unit: 2412

I. The reissue oath or declaration filed on 06/16/97 is defective because it fails to contain a statement that the applicant believes the original patent to be wholly or partially inoperative or invalid, as required under 37 C.F.R. § 1,175(a)(1).

The declaration fails to establish for the file record, that the errors sought to be corrected are without deceptive intent within the meaning of 35 U.S.C. § 251.

1. The declaration fails to distinctly specify the excesses or insufficiencies in the claims, i.e., how the error(s) has been rectified by specifically pointing out the difference in scope between the original claims and the amended or added reissue claims. 37 CFR 1.175(a)(3) [MPEP 1414.01]

The rule requires "distinctly specify," not broad statements as is found in the instant declaration; e.g., do the insufficiencies or errors occur due to the lacking of the "slider bars?," and how the "slider bars" (line 15 in page 2 of the Declaration) rectifies these errors?; or why the "thickness of the line" can rectify the error(s), if exists in claims 2, 14, and 26?

The amended declaration still fails to "distinctly" specify the insufficiencies in the claims. Specifically, does applicant believe that the original patent to be wholly or partially inoperative or invalid without the limitations of the slider bars as the variation of the thickness of the line.



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2. The declaration fails to specifically point out the errors and how they arose or occured, i.e., specifically when and the manner in which they occurred. 37 CFR 1.175(a)(5) [MPEP 1414.03].

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The declaration states that the inventor recognized in the erro in "early 1994", but does not identify who made the error. Who made the error? Why was the subject matter presented in the newly added claims not claimed furing the original prosecution of the patent? What was the specific day of the "early 1994"? Why did hat invention wait until August 1994 to file the reissue case? Is the applicant alleging that the error arose due to the prosecuting attorney? If the attorney failed to recognize the scope of coverage needed or possible then an oath or declaration from the attorney would be necessary.

Did the inventor fail to appreciate the claim limitations at the time of the original prosecution? If so then this should be stated.

3. The oath or declaration fails to specifically point out how and when the errors were discovered, i.e., the circumstances (including date as specified as posible) under which applicant became aware of the errors. 37 CFR 1.175(a)(5) [MPEP 1414.03].

For what reason(s) was the patent reviewed by the inventor? Is there any date more specific than "in early 1994, in connection with a routine review of the aforementioned patent"? [Page 2 of Declaration]. If it is routine review, why was it not done earlier?

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Art Unit: 2412

FORMAL REQUIREMENTS:

The following still remains:

Prior art cited in the orginial patent has not been made of record. [MPEP 1418].

II. Claims 1-38 are rejected as being based upon a defective reissue declaration under 35

U.S.C. § 251. See 37 C.F.R. § 1.175.

III. Any inquiry concerning this communication or earlier communications from the examiner should be directed to P. Nguyen whose telephone number is (703) 305-9796. The examiner can normally be reached on Monday to Friday from 0800 a.m. to 0430 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Herndon, can be reached on (703) 305-9701. The fax phone number for this Group is (703) 305-9724.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703)

305-3800.

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P.Nguyen/vgj September 16, 1997 Thurgh

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PHU K. NGUYEN
PRIMARY EXAMINER
GROUP 2400